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(REV. 5-93)U.S. DEPARTMENT OF COMMERCE
PATENT AND TRADEMARK OFFICEATTORNEYS DOCKET NUMBER
22750/524TRANSMITTAL LETTER TO THE UNITED STATES
DESIGNATED/ELECTED OFFICE (DO/EO/US)
CONCERNING A FILING UNDER 35 U.S.C. 371

U.S. APPLICATION NO. (If known, see 37 CFR 1.5)

10/031970

INTERNATIONAL APPLICATION NO.
PCT/EP00/07032INTERNATIONAL FILING DATE
(21.07.00)
21 July 2000PRIORITY DATES CLAIMED
(26.07.99)
26 July 1999

TITLE OF INVENTION

NONWOVEN FABRIC FOR MANUFACTURING CLEAN-ROOM PROTECTIVE CLOTHING

APPLICANT(S) FOR DO/EO/US

GROTEN, Robert; SCHILLING, Holger; BREMANN, Arnold and VON DER MÜHLEN, Hartwig

Applicants herewith submit to the United States Designated/Elected Office (DO/EO/US) the following items and other information

1. ☒ This is a **FIRST** submission of items concerning a filing under 35 U.S.C. 371.
 2. ☐ This is a **SECOND** or **SUBSEQUENT** submission of items concerning a filing under 35 U.S.C. 371.
 3. ☒ This express request to begin national examination procedures (35 U.S.C. 371(f)) immediately rather than delay examination until the expiration of the applicable time limit set in 35 U.S.C. 371(b) and PCT Articles 22 and 39(1).
 4. ☒ A proper Demand for International Preliminary Examination was made by the 19th month from the earliest claimed priority date.
 5. ☒ A copy of the International Application as filed (35 U.S.C. 371(c)(2))
 - a. ☐ is transmitted herewith (required only if not transmitted by the International Bureau).
 - b. ☒ has been transmitted by the International Bureau.
 - c. ☐ is not required, as the application was filed in the United States Receiving Office (RO/US).
 6. ☒ A translation of the International Application into English (35 U.S.C. 371(c)(2)).
 7. ☒ Amendments to the claims of the International Application under PCT Article 19 (35 U.S.C. 371(c)(3))
 - a. ☐ are transmitted herewith (required only if not transmitted by the International Bureau).
 - b. ☐ have been transmitted by the International Bureau.
 - c. ☐ have not been made; however, the time limit for making such amendments has NOT expired.
 - d. ☒ have not been made and will not be made.
 8. ☐ A translation of the amendments to the claims under PCT Article 19 (35 U.S.C. 371(c)(3)).
 9. ☒ An oath or declaration of the inventor(s) (35 U.S.C. 371(c)(4)). (Unexecuted)
 10. ☐ A translation of the annexes to the International Preliminary Examination Report under PCT Article 36 (35 U.S.C. 371(c)(5)).
- Items 11. to 16. below concern other document(s) or information included:**
11. ☒ An Information Disclosure Statement under 37 CFR 1.97 and 1.98.
 12. ☐ An assignment document for recording. A separate cover sheet in compliance with 37 CFR 3.28 and 3.31 is included.
 13. ☒ A **FIRST** preliminary amendment.
 - ☐ A **SECOND** or **SUBSEQUENT** preliminary amendment.
 14. ☐ A substitute specification.
 15. ☐ A change of power of attorney and/or address letter.
 16. ☒ Other items or information: An English translation of the International Search Report; an English translation of the International Preliminary Examination Report and first page of the published International Application WO 01/07698.

EXPRESS MAIL NO. : EL327553482US

U.S. APPLICATION NUMBER
37 C.F.R. 1.5 10/021970INTERNATIONAL APPLICATION NO
PCT/EP00/07032ATTORNEY'S DOCKET NUMBER
22750/52417. ☒ The following fees are submitted:***Basic National Fee (37 CFR 1.492(a)(1)-(5)):**

Search Report has been prepared by the EPO or JPO \$890.00

International preliminary examination fee paid to USPTO (37 CFR 1.482) \$710.00

No international preliminary examination fee paid to USPTO (37 CFR 1.482) but
international search fee paid to USPTO (37 CFR 1.445(a)(2)) \$740.00Neither international preliminary examination fee (37 CFR 1.482) nor international
search fee (37 CFR 1.445(a)(2)) paid to USPTO \$1,040.00International preliminary examination fee paid to USPTO (37 CFR 1.482) and all
claims satisfied provisions of PCT Article 33(2)-(4) \$100.00

CALCULATIONS | PTO USE ONLY

531 Rec'd PCT

23 JAN 2002

ENTER APPROPRIATE BASIC FEE AMOUNT = \$ 890.00Surcharge of \$130.00 for furnishing the oath or declaration later than ☐ 20 ☐ 30 months
from the earliest claimed priority date (37 CFR 1.492(e)).

\$

Claims	Number Filed	Number Extra	Rate
Total Claims	20 - 20 =	0	X \$18.00
Independent Claims	1 - 3 =	0	X \$84.00
Multiple dependent claim(s) (if applicable)			+ \$280.00

TOTAL OF ABOVE CALCULATIONS = \$ 890.00Reduction by 1/2 for filing by small entity, if applicable. Verified Small Entity statement must
also be filed. (Note 37 CFR 1.9, 1.27, 1.28).

\$

SUBTOTAL = \$ 890.00Processing fee of \$130.00 for furnishing the English translation later than ☐ 20 ☐ 30
months from the earliest claimed priority date (37 CFR 1.492(f)).

\$

TOTAL NATIONAL FEE = \$ 890.00Fee for recording the enclosed assignment (37 CFR 1.21(h)). The assignment must be
accompanied by an appropriate cover sheet (37 CFR 3.28, 3.31). \$40.00 per property

\$

TOTAL FEES ENCLOSED = \$ 890.00Amount to be:
refunded \$

charged \$ 890.00

- a. ☐ A check in the amount of \$_____ to cover the above fees is enclosed.
- b. ☒ Please charge my Deposit Account No. **11-0600** in the amount of **\$890.00** to cover the above fees. A duplicate copy of this sheet is enclosed.
- c. ☒ The Commissioner is hereby authorized to charge any additional fees which may be required, or credit any overpayment to Deposit Account No. **11-0600**. A duplicate copy of this sheet is enclosed.

NOTE: Where an appropriate time limit under 37 CFR 1.494 or 1.495 has not been met, a petition to revive (37 CFR 1.137(a) or (b)) must be filed and granted to restore the application to pending status.

SEND ALL CORRESPONDENCE TO:

SIGNATURE

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26646

PATENT TRADEMARK OFFICE

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Inventor(s) : GROTEN et al.
Serial No. : To Be Assigned
Filed : Herewith
For : NONWOVEN FABRIC FOR MANUFACTURING CLEAN-
ROOM PROTECTIVE CLOTHING

Examiner : To Be Assigned
Art Unit : To Be Assigned

U.S. Patent & Trademark Office
P.O. Box 2327
Arlington, VA 22202

PRELIMINARY AMENDMENT

S I R:

Kindly amend the above-captioned application before examination, as set forth below.

IN THE CLAIMS:

On the first page of the claims, first line, change "What is claimed is:" to --WHAT IS CLAIMED IS:--.

Please cancel, without prejudice, claims 1 to 13.

Please add the following new claims:

-- 14. (New). A nonwoven fabric for manufacturing repeatedly re-usable clean-room protective clothing, made of super microfilaments having a titer of less the 0.2 dtex that are in turn produced by water jet splitting multicomponent filaments (referred to as "primary filaments" in the following) having a titer of less than 2 dtex, the

primary filaments being spun from a melt, aerodynamically stretched, directly laid to form a nonwoven fabric, and subjected to water-jet prebonding prior to splitting.

15. The nonwoven fabric as recited in Claim 14, wherein the primary filaments undergo an additional stretching and tempering process after the aerodynamic stretching.

16. The nonwoven fabric as recited in Claim 14, wherein the primary filaments represent bicomponent filaments made of two incompatible polymers, in particular a polyester and a polyamide.

17. The nonwoven fabric as recited in Claim 15, wherein the primary filaments represent bicomponent filaments made of two incompatible polymers, in particular a polyester and a polyamide.

18. The nonwoven fabric as recited in Claim 16, wherein the polyester proportion is greater than the polyamide proportion.

19. The nonwoven fabric as recited in Claim 17, wherein the polyester proportion is greater than the polyamide proportion.

20. The nonwoven fabric as recited in Claim 18, wherein the polyester proportion is between 60 and 70% by weight with respect to the total weight of the nonwoven fabric.

21. The nonwoven fabric as recited in Claim 19, wherein the polyester proportion is between 60 and 70% by weight with respect to the total weight of the nonwoven fabric.

22. The nonwoven fabric as recited in Claim 14, wherein the mass per unit area of the nonwoven fabric is between 80 and 150 g/m².

23. The nonwoven fabric as recited in Claim 14, wherein the mass per unit area of the nonwoven fabric is between 95 and 115 g/m².

24. The nonwoven fabric as recited in Claim 15, wherein the mass per unit area of the nonwoven fabric is between 80 and 150 g/m².

25. The nonwoven fabric as recited in Claim 16, wherein the mass per unit area of the nonwoven fabric is between 80 and 150 g/m².

26. The nonwoven fabric as recited in Claim 16, wherein the primary filaments have a cross section having an orange-like multisegment structure, the segments alternately containing one of the two incompatible polymers, respectively.

27. The nonwoven fabric as recited in Claim 17, wherein the primary filaments have a cross section having an orange-like multisegment structure, the segments alternately containing one of the two incompatible polymers, respectively.

28. The nonwoven fabric as recited in Claim 14, wherein the primary filaments are water jet split by high-pressure water jets being alternately applied several times to both sides of the prebonded nonwoven fabric.

29. The nonwoven fabric as recited in Claim 28, wherein the water jet splitting is carried out on an aggregate having rotating, perforated drums.

30. The nonwoven fabric as recited in Claim 14, wherein the nonwoven fabric is emboss-calendered after being water jet split and subsequently dried.

31. The nonwoven fabric as recited in Claim 14, wherein the nonwoven fabric also undergoes a thermofixation and subsequent thermosetting after the water jet splitting.

32. The nonwoven fabric as recited in Claim 16, wherein at least one of the two incompatible polymers contains a permanently anti-statically acting soot or graphite additive, a poly(amide-block-ether) copolymer having a pronounced hydrophilic character or a polyaniline or polyacetylene derivative polymer having (semi) conductive properties.

33. The nonwoven fabric as recited in Claim 14, wherein the super microfilaments are non-crimped. -- .

REMARKS

This Preliminary Amendment cancels, without prejudice, claims 1 to 13 in the underlying PCT Application No. PCT/EP00/07032 and adds new claims 14 to 33. The new claims, inter alia, conform the claims to U.S. Patent and Trademark Office rules and do not add any new matter to the application.

The underlying PCT Application No. PCT/EP00/07032 includes an International Search Report, dated October 18, 2000, a copy of which is included. The Search Report includes a list of documents that were considered by the Examiner in the underlying PCT application.

The underlying PCT Application No. PCT/EP00/07032 also includes an International Preliminary Examination Report, dated February 16, 2001. An English translation of the International Preliminary Examination Report is included herewith.

It is respectfully submitted that the subject matter of the present application is new, non-obvious and useful. Prompt consideration and allowance of the application are respectfully requested.

Respectfully submitted,

KENYON & KENYON

Dated: Jan. 22, 2002

By: 

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NONWOVEN FABRIC FOR MANUFACTURING CLEAN-ROOM PROTECTIVE
CLOTHING

Description of the technical field

Protective clothing for clean rooms has the function of protecting the products produced or processed in these rooms (e.g. microelectronic parts, pharmaceuticals, optical glass fibers) from people as the "source" of the emission of interfering particles (e.g. dust particles or skin particles, bacteria).

Therefore, the most important requirement of the material for manufacturing such protective clothing is the barrier effect. The protective-clothing material must hold in particles constantly released by the human body (skin particles, hair fragments, bacteria, etc.) as well as fiber fragments detached from a textile garment worn underneath in order to prevent the clean-room air and, thus, the product from being contaminated. Naturally, the material itself may also not release any fiber fragments or other components into the clean-room air.

In addition to the necessary barrier effect, the protective-clothing material must have a high mechanical load-bearing capacity, in particular a high level of resistance to further tearing and abrasions, to minimize the danger of the formation of tears or holes due to outside influences and/or the demands of normal wear. To be able to repeatedly re-use the protective clothing, the material must also be able to undergo washing and cleaning processes customary in the field (e.g. sterilization in an autoclave) with as little damage as possible, i.e., it must be resistant to wet-mechanical wear and pilling and be sufficiently dimensionally stable.

In addition to the barrier effect and (wet) mechanical

resistance, the protective-clothing material, in particular for use in clean rooms of the microelectronics industry, must have an anti-static effect, i.e., the material should not become excessively electrostatic as a result of the unavoidable friction when worn or should be able to quickly dissipate or discharge such charges. This is necessary, on the one hand, so that sensitive microelectronics components are not damaged by point-to-point discharging, and, on the other hand, so that dust particles that could accumulate on the material's surface and potentially be later re-emitted are not pulled in from the ambient air.

In addition, the protective-clothing material should also have a sufficiently high level of wearability, i.e., have a character that is as textile-like as possible with respect to drape, feel, and appearance and should be able to breathe and, if applicable, also be heat-insulating in order to prevent the wearer from sweating or freezing excessively.

Background Information

It is known to use synthetic fibers or synthetic filaments having an ultrafine titer to manufacture clean-room protective clothing material. In this context, "ultrafine-titered" refers to fibers having a titer of less than 1 dtex, which are also referred to a "microfibers." The term "super microfibers" may also be used for microfibers having a titer of less than 0.3 dtex.

Typical protective-clothing material on the basis of microfiber or microfilament woven fabrics or microfiber or microfilament knitted fabrics is produced in a plurality of method steps. Microfibers or microfilaments are first spun from raw polymer materials. These are then further processed to form yarns, which undergo a subsequent texturing process if necessary. Finally, the actual protective-clothing material is woven from the (textured) microfiber yarns or microfilament

yarns. In the web process, conductive yarns are also able to be woven in the form of a regular pattern, e.g. in stripes or checks, to achieve the required anti-static effect. The conductive yarns contain, for example, core/coat filaments having a soot-containing or graphite-containing core or coat or also metal fibers or metallized filaments, for example. The necessary barrier function and the high (wet) mechanical load-bearing capacity are achieved by an extremely densely and regularly weaving the microfiber yarns. However, this high web density and the predominantly surface-parallel filament orientation are unfavorable with respect to the material's breathability. There are only a few micropores or microchannels through or via which water vapor can be transported through the woven fabric.

The problematic property combination of barrier effect and breathability of the protective-clothing material may be achieved by using particle-tight, yet water-vapor permeable, membranes. Such "microporous" layers may be applied to textile materials of normal density, e.g. by lamination or direct extrusion, to obtain a material having a textile character.

The manufacturing method for high-density, microfilament woven fabrics as well as for composite materials of a breathable barrier membrane and a textile entails multiple steps and is, thus, relatively time consuming. Microfiber nonwoven fabrics present an easily manufacturable alternative.

Planarly calendered microfilament spunbonded materials on a polyethylene basis are able to satisfy the barrier requirements and are also particularly inexpensive to manufacture. However, such materials are practically air-tight and/or water vapor-tight and have a film-like character, i.e., the wearability is minimal. Moreover, they are only insufficiently washfast or durable during cleaning, so that their use is limited to one-way or throw-away protective clothing.

Microfiber nonwoven fabrics made from multisegment or multicore staple fibers, which are split up into individual microfibers after the web formation and a possible prebonding via a solvent or water jets, should provide significantly better wearability with a good barrier effect than the abovementioned high-calendered microfilament spunbonded materials.

European Patent 0 624 676 describes, for example, a method for using water jet splitting to manufacture a microfiber nonwoven fabric having an extremely high bulk density and, consequently, also a good barrier effect. However, this nonwoven fabric lacks softness and heat insulation properties. As a result, the use of water jet-bonded nonwoven fabrics for the (protective) clothing industry is considered to be limited. Therefore, another method that does not use the water jet technique is proposed in the indicated patent.

Deviating from the abovementioned patent, PCT Application WO 98 1 23 804 proposes first thermally heat sealing the nonwoven fabric in a pointwise manner, prior to the water jet splitting. This is intended to prevent the nonwoven fabric from interlocking with the sieve band of the water-jet aggregate during the water jet splitting and from then being damaged or even destroyed when lifted. In addition, a higher degree of fiber distribution is to be achieved, thereby resulting in improved barrier and touch properties.

European Patent 97 108 364 also strives to expand the scope of application of nonwoven fabrics. The patent describes the manufacture of a nonwoven fabric from very fine filaments, the nonwoven fabric being intended to have properties similar to woven or knitted textiles. The very fine filaments having a titer of 0.005 to 2 dtex are produced via water jet splitting from melt-spun, crimped, or non-crimped multicomponent, multisegment filaments having titers from 0.3 dtex to 10 dtex. The thus-produced nonwoven fabric can then be aftertreated in

different ways (e.g. via thermofixing, point calendering, etc.) to attain special working properties. The spunbonded materials produced according to this method are supposed to be particularly suitable for manufacturing articles of clothing and other textile products.

Summary of the Invention

In subsequent tests, it was surprisingly determined that nonwoven fabrics produced according to abovementioned European Patent 97 108 364 are particularly suitable for manufacturing clean-room protective clothing when they are made of super microfilaments having titers less than 0.2 dtex and are also emboss-calendered. The super microfilaments themselves are produced by water jet splitting multicomponent filaments having a titer of less than 2 dtex that were formed using the melt spinning method, aerodynamically stretched, and prebonded using water jets.

Therefore, the present invention describes a new nonwoven material as well as the method steps for producing it. The nonwoven fabric satisfies all requirements for a repeatedly re-usable clean-room protective-clothing material. It is distinguished by a high barrier effect, a high mechanical load-bearing capacity, high dimensional stability, an efficient anti-static effect, as well as a high level of wearability (breathability and textile character). These favorable properties are retained to a sufficient extent even after multiple, customary wash or cleaning processes (up to 30 cycles). Until now, the sum of these properties was considered to be impossible for a nonwoven fabric having split super-fine filaments.

The nonwoven fabric is made of super microfilaments having titers of less than 0.2 dtex that are produced from non-crimped primary filaments having a titer of 1.5 to 2 dtex. Bicomponent multisegment filaments of two incompatible

polymers, in particular polyester and polyamide, are preferably used as the primary filaments. This combination is known, and in this respect, reference is made to EP 97 108 364. The proportion of polyester is selected to be greater than that of polyamide, preferably between 60 and 70% by weight. To achieve the necessary anti-static effect, one of the two or both polymers are provided with suitable additives that are permanently effective, i.e., not able to be washed off or out. The anti-static effect can be achieved, e.g. by mixing in soot or graphite or by admixing polymers having a strong hydrophilic character or polymers having (semi) conductive properties, while possibly adding compatibility agents. The primary bicomponent filaments have a cross-section with an orange-like multisegment structure (pie structure). Each segment alternately includes one of the incompatible, additive polymers. This filament cross-section known per se has proven to be favorable for the subsequently described production of the super microfilaments. Following the customary aerodynamic stretching, the primary filaments undergo a further stretching and, at the same time, tempering process (hot-channel stretching) in order to achieve the desired high scuff resistance and low pilling tendency of the nonwoven fabric

The thus-produced primary filaments are laid down in irregular order via special aggregates onto a moving band and are subsequently prebonded, i.e., are mechanically intertwined with one another, using a conventional water jet technique. High-pressure water jets are then applied several times to both sides of the prebonded primary filament nonwoven fabric on perforated drums, the primary filaments practically completely disintegrating into their components, i.e., into the individual super microfilaments, which are simultaneously intermingled with one another in an extremely homogenous manner. This method step produces a microfiber nonwoven fabric that possesses the necessary high barrier effect as a result of its extremely irregular and intermingled fiber structure,

yet is also sufficiently permeable for water vapor.

To improve the dimensional stability during washing and cleaning processes, the microfiber nonwoven fabric undergoes a hot-air thermofixation process under tension after the water jet splitting and subsequent drying. The nonwoven fabric is then emboss-calendered in a calender having a special embossing cylinder to further increase the dimensional stability and scuff resistance. The finished nonwoven fabric has a mass per unit area of 80 to 150 g/m², preferably 95 to 115 g/m².

Example

A nonwoven fabric is first produced having a mass per unit area of 95 g/m² with a uniform thickness of bicomponent filaments consisting of 70% poly(ethylene terephthalate) and 30% poly(hexamethylene dipamide). The primary filaments have a titer of 1.6 dtex and contain 16 segments that are alternately made up of the polyester and polyamide. The melt-spun filaments are aerodynamically stretched, irregularly laid down on a band, and subjected to a water jet treatment in which the filaments are first prebonded. The prebonded nonwoven fabric is then treated using high-pressure water jets, the primary filaments being split into individual segments and the individual segments being further coiled [twisted]. The water-jet splitting is carried out several times from both sides of the nonwoven fabric. The resulting super microfilaments have an average titer of 0.1 dtex and are non-crimped. The nonwoven fabric is subsequently dried and emboss-calendered. The thus-produced nonwoven fabric has a filter efficiency of about 60% for particles > 0.5 μm or of about 98% for particles > 1 μm. After being washed 30 times using a standard detergent at 40°C, the filter efficiency decreases only insignificantly to about 55% for particles > 0.5 μm or to about 95% for particles > 1 μm.

What is claimed is:

1. A nonwoven fabric for manufacturing repeatedly re-usable clean-room protective clothing, made of super microfilaments having a titer of less the 0.2 dtex that are in turn produced by water jet splitting multicomponent filaments (referred to as "primary filaments" in the following) having a titer of less than 2 dtex, the primary filaments being spun from the melt, aerodynamically stretched, directly laid to form a nonwoven fabric, and subjected to water-jet prebonding prior to splitting.
2. The nonwoven fabric as recited in Claim 1, wherein the primary filaments undergo an additional stretching and tempering process after the aerodynamic stretching.
3. The nonwoven fabric as recited in Claim 1 or 2, wherein the primary filaments represent bicomponent filaments made of two incompatible polymers, in particular a polyester and a polyamide.
4. The nonwoven fabric as recited in Claim 3, wherein the polyester proportion is greater than the polyamide proportion.
5. The nonwoven fabric as recited in Claim 4, wherein the polyester proportion is between 60 and 70% by weight with respect to the total weight of the nonwoven fabric.
6. The nonwoven fabric as recited in Claims 1 through 5, wherein the mass per unit area of the nonwoven fabric is between 80 and 150 g/m², preferably between 95 and 115 g/m².

7. The nonwoven fabric as recited in Claims 1 through 6, wherein the primary filaments have a cross section having an orange-like multisegment structure, the segments alternately containing one of the two incompatible polymers, respectively.
8. The nonwoven fabric as recited in Claims 1 through 7, wherein the primary filaments are water jet split by high-pressure water jets being alternately applied several times to both sides of the prebonded nonwoven fabric.
9. The nonwoven fabric as recited in Claim 8, wherein the water jet splitting is carried out on an aggregate having rotating, perforated drums.
10. The nonwoven fabric as recited in Claims 1 through 9, wherein the nonwoven fabric is emboss-calendered after being water jet split and subsequently dried.
11. The nonwoven fabric as recited in Claims 1 through 10, wherein the nonwoven fabric also undergoes a thermofixation and subsequent thermosetting after the water jet splitting.
12. The nonwoven fabric as recited in Claims 1 through 11, wherein one of the two or both incompatible polymers contain a permanently anti-statically acting additive, e.g. soot or graphite, a polymer having a pronounced hydrophilic character (e.g. a poly(amide-block-ether) copolymer, or a polymer having (semi) conductive properties (e.g. a polyaniline or polyacetylene derivative).
13. The nonwoven fabric as recited in Claims 1 through 12, wherein the super microfilaments are non-crimped.

Abstract

A nonwoven fabric for manufacturing repeatedly re-usable
clean-room protective clothing, made of super microfilaments
5 having a titer of less the 0.2 dtex that are produced by water
jet splitting multicomponent multisegment filaments having a
titer of less than 2 dtex, the primary filaments being spun
from the melt, aerodynamically stretched, laid to form a
nonwoven fabric, and subjected to water-jet prebonding prior
10 to splitting.

DECLARATION AND POWER OF ATTORNEY

As below named inventor, I hereby declare that:

My residence, post office address and citizenship are as stated below next to my name.

I believe I am an original, first and joint inventor of the subject matter that is claimed and for which a patent is sought on the invention entitled **NONWOVEN FABRIC FOR MANUFACTURING CLEAN-ROOM PROTECTIVE CLOTHING**, the specification of which was filed as International Application No. PCT/EP00/07032, on 21 July 2000, an English translation of which is enclosed herewith.

I hereby state that I have reviewed and understand the contents of the above identified specification, including the claims.

I acknowledge the duty to disclose information that is material to the examination of this application in accordance with Title 37, Code of Federal Regulations, §1.56(a).

I hereby claim foreign priority benefits under Title 35, United States Code, § 119 of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate filed by me on the same subject matter having a filing date before that of the application on which priority is claimed:

PRIOR FOREIGN APPLICATION(S)

(Number)	(Country)	(Day/month/year filed)	Priority Claimed Under 35 USC 119
199 34 442.6	Fed. Rep. of Germany	26 July 1999	Yes <u>X</u> No <u> </u>

And I hereby appoint Richard L. Mayer (Registration No. 22,490) my attorney with full power of substitution and revocation, to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith.

Please address all communications regarding this application to:

KENYON & KENYON



26646

PATENT TRADEMARK OFFICE

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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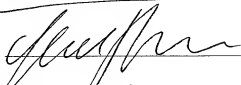
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